Exhibit 2

Exhibit 2: Jones Day Time Entries

Date	Timekeeper	Hour	Amount (Hour x Rate)	Description
			(======================================	Communicate with plaintiff's
				counsel, E. Geller, regarding
				Manopla's consumer file and
				request that Experian be voluntarily
				dismissed from the suit; prepare
				Bates stamped components of
				Manopla's file to produce to
3/22/2019	K. Tobitsch	0.7	\$140.00	plaintiff's counsel.
				Review/analyze Manopla consumer
				file and develop strategy for a
				potential motion to dismiss;
				communicate with C. Lopata re a
				potential motion to dismiss
3/27/2019	K. Tobitsch	1	\$200.00	strategy.
				Draft/revise email to C. Lopata
				summarizing the legal analysis for
				the pre-motion conference letter;
				communicate with C. Lopata re the
				proposed motion to dismiss; draft
				the pre-motion conference
3/28/2019	K. Tobitsch	1.2	\$240.00	letter.
				Research for the pre-motion
				conference letter; draft the pre-
3/29/2019	K. Tobitsch	2.5	\$500.00	motion conference letter.
				Review/analyze file, complaint, and
4/1/2019	C. Lopata	2.8	\$1,120.00	letter-motion to dismiss.
				Follow-up with plaintiff's counsel
				to discuss the produced
				communications and potentially
				dismissing Experian from the
				matter; communicate with C.
4/1/2019	K. Tobitsch	0.6	\$120.00	Lopata regarding the letter.
				Review/analyze motion to dismiss,
				and communicate with K. Tobitsch
4/2/2019	C. Lopata	0.5	\$200.00	regarding revisions to motion.
				Communicate (in firm) with C.
				Lopata regarding the pre-motion
				conference letter in support of the
				motion to dismiss; revise the pre-
				motion conference letter and
			*	exhibits to incorporate the edits
4/2/2019	K. Tobitsch	1.1	\$220.00	from C. Lopata.

				Draft/revise the pre-motion
				conference letter and exhibits to
4/2/2010			4.2. 0.0.00	incorporate edits from C. Lopata;
4/3/2019	K. Tobitsch	1.5	\$300.00	prepare exhibits to the letter.
				Draft/revise motion to dismiss,
				review/analyze ACDVs, and
				communicate with K. Tobitsch
4/4/2019	C. Lopata	2	\$800.00	regarding motion strategy.
	1		•	Review/analyze order regarding
				plaintiff opposition to motion, and
				draft/revise email strategy to K.
				Tobitsch regarding preparation for
				oral argument; review/analyze
4/5/2010	G I	0.6	Φ2.40.00	emails regarding proposed pretrial
4/5/2019	C. Lopata	0.6	\$240.00	submission.
				Per K. Tobitsch request, assist with
				retrieving from Westlaw cited cases
4/5/2019	D. Velez	1	\$100.00	in preparation for oral argument.
				Review/analyze all case law cited
				in the parties' four pre-motion
				conference letters in preparation for
				the oral argument; communicate
				with C. Lopata regarding strategy
4/9/2019	K. Tobitsch	2	\$400.00	for the pre-motion conference.
4/ // 2017	ix. Toolisen	2	Ψ100.00	Communicate (in firm) with K.
				Tobitsch regarding status
4/10/2019	C I amata	0.5	\$200.00	conference.
4/10/2019	C. Lopata	0.3	\$200.00	
				Plan and prepare for pre-motion
				conference in support of motion to
				dismiss; participate in the pre-
				motion conference; communicate
				with plaintiff's counsel regarding
				the outcome of the conference and
4/10/2019	K. Tobitsch	1.6	\$320.00	the settlement offer.
				Review/analyze pre-motion letters,
				appear for/attend conference call
				with K. Tobitsch regarding
				summary judgment, protective
				order, document production, Rule
				56.1 statement and deadlines, and
				I
4/15/2010			0.400.00	review/ analyze individual practice
4/15/2019	C. Lopata	1	\$400.00	rules of Judge Cogan.
				Conduct additional case law
				research for the memorandum of
4/15/2019	K. Tobitsch	0.5	\$100.00	law.

				Conduct case law research for the
				memorandum of law; begin
				drafting the memorandum of law in
				support of the motion for summary
4/16/2019	K. Tobitsch	3.7	\$740.00	judgment.
4/10/2017	it. Toolisen	3.7	ψ/40.00	Communicate (in firm) with
				attorney K. Tobitsch regarding
				motion for summary judgment,
				Rule 56.1 statement, and client
				affidavit; review/analyze proposed
				discovery and plaintiffs opposition
4/17/2010	C I	2 2	¢1 200 00	to pre-motion letter, and
4/17/2019	C. Lopata	3.2	\$1,280.00	draft/revise outline.
				Draft the memorandum of law in
				support of the motion to dismiss;
				revise the Local Rule 56.1
				Statement of Material Fact and
				Affidavit of client Anna Simmons;
				communicate with C. Lopata
				regarding the motion papers and
				arguments for the memorandum of
				law in support of the motion to
4/17/2019	K. Tobitsch	4.6	\$920.00	dismiss.
				Revise the memorandum of law in
				support of the motion for summary
				judgment; revise the affidavit of
4/18/2019	K. Tobitsch	1.6	\$320.00	client Anna Simmons.
				Draft/revise the memorandum of
				law in support of the motion for
				summary judgment, Simmons
				affidavit, and Local Rule 56.1
				statement of material facts; finalize
4/23/2019	K. Tobitsch	2.2	\$440.00	the citations and footnotes.
				Communicate (in firm) with C.
				Lopata regarding revisions to the
				motion papers; prepare the exhibits
4/24/2019	K. Tobitsch	0.8	\$160.00	to the motion.
				Finalize the notice of motion,
				Simmons affidavit, and six redacted
4/29/2019	K. Tobitsch	0.7	\$140.00	exhibits.
				Draft/revise notice of motion, client
				affidavit of A. Simmons and Rule
				56.1 statement in support of motion
4/30/2019	C. Lopata	1.8	\$720.00	for summary judgment.
				Draft/revise and finalize the
4/30/2019	K. Tobitsch	2.4	\$480.00	memorandum of law; Local Civil

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				Rule 56.1 Statement of Material
				Facts, and Affidavit of Anna
				Simmons; conduct citation check;
				communicate with C. Lopata
				regarding the motion; communicate
				with A. Simmons regarding
				execution of the affidavit.
				Review/analyze reply brief and
				communicate with K. Tobitsch
5/19/2019	C. Lopata	1.5	\$600.00	regarding comments.
3/17/2017	С. Дориш	1.5	ψοσο.σο	Communicate with C. Lopata
5/28/2019	K. Tobitsch	0.2	\$40.00	_
3/20/2019	K. Toottsen	0.2	\$40.00	regarding the brief.
				Communicate (in firm) with K.
				Tobitsch regarding reply,
<i>5</i> /20 /2010		1.6	Φ.ζ.10.00	review/analyze exhibits, and
5/29/2019	C. Lopata	1.6	\$640.00	draft/revise brief.
				Draft/revise the reply memorandum
				of law, conduct the final citation
				check, and file in the Eastern
5/29/2019	K. Tobitsch	1.3	\$260.00	District of New York.
				Review/analyze the case law cited
				by in support of summary judgment
				in preparation for the upcoming
8/28/2019	K. Tobitsch	1	\$200.00	oral argument.
				Review/ analyze oral argument
				outline, caselaw, briefs, and
				communicate with K. Tobitsch
8/30/2019	C. Lopata	2.2	\$880.00	regarding comments.
	1		·	Draft/revise the oral argument
9/1/2019	K. Tobitsch	1.5	\$300.00	outline.
31333			400000	Draft/revise the oral argument
9/2/2019	K. Tobitsch	1.7	\$340.00	outline.
<i>31212</i> 013	ii. Toolisen	1.7	ψ2 10.00	Per K. Tobitsch, request assemble
				cases cited in brief in preparation
				for an oral argument set for
9/3/2019	D. Velez	2.3	\$230.00	September 4.
9/3/2019	D. VCICZ	2.3	φ230.00	±
				Participate in the oral argument;
				communicate with plaintiff's
				counsel regarding the outcome of
0/4/2010	IZ 75 1 1 1	14	#2 00 00	the oral argument and potential
9/4/2019	K. Tobitsch	1.4	\$280.00	dismissal of the case.
				Communicate (other outside
				counsel) with plaintiff's counsel
				regarding the supplemental briefing
9/5/2019	K. Tobitsch	0.4	\$80.00	and potential dismissal of the case.

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				Communicate (in firm) with
				attorney K. Tobitsch regarding
				Nationstar documents, call with
				plaintiff's attorney E. Geller,
				strategy considerations and
				potential filings based on negative
				Nationstar payment
9/9/2019	C. Lopata	1	\$400.00	history documents.
				Communicate with C Lopata
				regarding Nationstar's production;
				communicate with plaintiff's
				counsel regarding the supplemental
				briefing; review documentation
9/9/2019	K. Tobitsch	1.3	\$260.00	produced by Nationstar.
				Review/analyze Nationstar
				documents and draft/revise email
				memo to attorney K. Tobitsch
				regarding fraudulent affidavit by
				plaintiff, strategy regarding
				accuracy defense, potential
				attorneys' fees motion, and
				additional documents anticipated
9/10/2019	C. Lopata	1	\$400.00	by Nationstar.
				Communicate (other outside
				counsel) with plaintiff's counsel
9/10/2019	K. Tobitsch	0.7	\$140.00	regarding dismissal of the case.
				Review/analyze email from K.
				Tobitsch regarding plaintiff's
				attorney E. Geller and request to
				dismiss with prejudice without
				attorneys' fees, and draft/revise
9/11/2019	C. Lopata	0.3	\$120.00	response regarding fees calculation
	_			Communicate (other outside
				counsel) with plaintiff's counsel
9/11/2019	K. Tobitsch	0.4	\$80.00	regarding dismissal of the case.